UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

		UNITED STATES D			
		NORTHERN DISTRICT OAKLAND I		10 C 15 - 3 C SW 1 4 20 C	
				A STATE OF THE STA	
United	States of America,)	Case No. 18-CL-C	- 15 - Jan 17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	Plaintiff,)	STIPULATED ORDER	A: 7/ CA	
	V.)	UNDER THE SPEEDY	TRIAL ACT	
TERRE	NCE PATRICE	GORGIN)		*4	
	Dejenaani(s).	-)	col sistem.		
continuance of	s stated by the parties on to become to to to to the to the best interest of the court makes this first	of the public and the	e defendant in a speedy tr	ccludes time under the Speedy fjustice served by the ial. <i>See</i> 18 U.S.C. § wing factor(s):	
· ·	Failure to grant a continu See 18 U.S.C. § 3161(h)		ly to result in a miscarria	ge of justice.	
	The case is so unusual or so complex, due to [check applicable reasons] the number of defendants, the nature of the prosecution, or the existence of novel questions of fact or law, that it is unreasonable to expect adequate preparation for pretrial proceedings or the trial itself within the time limits established by this section. See 18 U.S.C. § 3161(h)(7)(B)(ii).				
	Failure to grant a continuance would deny the defendant reasonable time to obtain counsel, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).				
	Failure to grant a continuance would unreasonably deny the defendant continuity of counsel, given counsel's other scheduled case commitments, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).				
<u>v</u> .	Failure to grant a continuance would unreasonably deny the defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).				
	With the consent of the defendant, and taking into account the public interest in the prompt disposition of criminal cases, the court sets the preliminary hearing to the date set forth in the first paragraph and — based on the parties' showing of good cause — finds good cause for extending the time limits for a preliminary hearing under Federal Rule of Criminal Procedure 5.1 and for extending the 30-day time period for an indictment under the Speedy Trial Act (based on the exclusions set forth above). See Fed. R. Crim. P. 5-1; 18 U.S.C. § 3161(b).				
-	For the reasons stated on §3161(h)(1)(E)(F) for de	n the record, it is fu elay resulting from	rther ordered that time is removal/transport of the	excluded under 18 U.S.C. defendant to another district.	
IT IS	SO ORDERED.	_	Landes	Westerke	
DATED: Lesember 14, 2018 KANDIS A. WESTMORE					
	JLATED: Attorney for D	2 Coefendant	United States Magistrat Assistant United States	Attorney	
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